

Real Estate Sales & Development

Bob Keown, Ltd.

Mr. Toshio Kinoshita, President Mr. Tsuglo Fukuda, Director International Business Department Mr. Satoshi Kinoshita, Executive Vice President Sports Shinko Hawaii 🐭 🗀 Sports Shinko Co. Ltd. 3-7 Kanda Ogawamachi Chiyoda-ku . Tokyo 101 Japan Fax 011 81 03 5259-1530 808-931-4396

Re: \$10,000,000.00 cash offer for Kiahuna Golf Properties

Deer Mr. Kinoshlta and Mr. Fukuda,

Happy New Year I

I called Mr. Douglas Pothull and Mr. Satoshi Kinoshita over the Christmas Holiday and received no reply. So I am faxing you directly.

I do not know if the property is still listed with Colliers. If so please accept my apologies for not presenting this offer to them. The property does not show up as listed in the Kaual MLS.

Mr. Fukuda had responded to my offer for the 19 acre parcel several years ago, so I am using the same fax number in Japan.

I have also used a standard Regitor contract form for the offer and understand you might desire another contract form.

Major points:

- 1. \$10,000,000.00 U.S. cash
- Contingencies:
 - Extension of the 300 housing unit requirement until 1/1/2013 from the County of Kauai.
 - b. 120 day due diligence period with full disclosure from Seller

P.O. Box 905, 1941 Point Road Koloa, Kauai, Hawaii 96756-0905 Email: makai01@aloha.net Web: www.makaiproperties.com (808) 742-7561 Fax (808) 742-7685

008 1381 00578

- 3. Includes all properties plus percentage interest in Sewer Plant
- 4. Includes all improvements and equipment on property as of 12/31/01
- 5. Commission to be paid by Seller of 6% of sale price.
- 6. Closing 6/31/02 or sooner at Buyers option

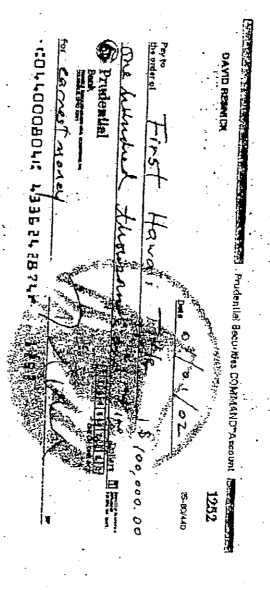
Thank you very much,

Terry P. Kamen

Realtor Makal Properties

Fex 808-742-7685

Voice 808-639-0071



008 1383 \$ 00580

DEPOSIT RECEIPT OFFER AND ACCEPTANCE (DROA) Hawaii Association of Realtors® Standard Form Release 5/01A



Disclaimen. This form is available for use by the entire real estate industry. The use of this form is not intended to identify the real estate licenses as a REALTOR®. REALTOR® is a registered collective membership mark which may be used only by real estate licensess who are members of the Nethorst association of REALTORS® and who subsorbe to its Code of Ethics.

Reviewed by:	*****	 .	who hereby o	ertifies that this is	a trua imprint (of the HAR Standard Form
	Principal Broker/Broker-In	-Charge				
Reference Date: 1/1/	/02	Price:				10,000,000.00 (C-1
Closing Date: 6/30/	02	t tele		, ·		rce.
Property Reference; k	(iahuna Golf Pr	oper τί<u>es (</u>	See C-2)	Koloa Hawaii	USA 96756	
Tax Map Key: Div.	/Zone	/Sec	/Plat	_/Parcel	/CPR	(if applicable).
CONTRACT: This is provisions herein shall APPLICABLE. ITEMS	more than a receipt	for money. It	is a legally bin	ding contract. Res	ed it carefully.	Handwritten or typed
	•	8ECTIC	NA: AGENCY	DISCLOSURE		• •
(a) Seller's Ag Seller, inclu (b) Buyer's Ag Buyer, inclu (c) Seller's Sul special term (d) Dual Agent, negotiations in the listing sign a write	ent. Represents Seliding confidentiality, ent. Represents Duy ding confidentiality, bagent. All licensees in the DROA. Represents both and advancements of advancements of advancements both and must not advancements between the sendents of advancements of advancements of advancements of advancements.	presents. The ler only, unless, toyalty, and uver only, unless, loyalty, and us represent Societies and Buytice the interest er clients look	is a disclosed di triosi care. a disclosed di triosi care. eller only. The r as clients. To of one party ah ing for types of	be a: Jal agency exists. Jal agency exists. To will be no subactor polessen the confileration of the other. It properly similar to	Seller's agent of sency unless a ct, the dual agreements and the commonly are	rally or in writing to Saller owes the highest duties to owes the highest duties to greed to in writing as a ent plays a neutral role in es when other licensees Seller and Buyer need to tor to bring Seller and
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	Seller is represente					("Company").
The Buyer:	resenting Setter Is (of Ethics. Ited by Makai Pro			the National Assoc	iation of REAL	TORS® which subscribes
				the blotter of t		("Company"), FORS® which subscribes
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	conted by a real as					
Oral or written dis	sclosure relating to	agency was pr	ovided before t	he signing of this (Offer.	
- · .	(Buyer's it	ritials)	~	7 <u>1</u>	(Seller's Initia	is)
mnondia struct lett	ire aware that the No elessional Code of E the same standar	thics, which in	akidea a Adeuar	the stodem to addre		stable for their actions Non-members are not example system.
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Hewali Association of REA posts Receipt Offer and Acc 1201 Rev 6/01	LTORS® ceptance		Page 1 of	12	X	
epared by Terry Kam	en, R	Co.:Mal	kai Propert	ies		aw:wio-6193

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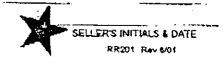
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	CTION B: DEPOSIT RECEIPT	
Received from David Resnick	the "Buyer	, the sum of \$100,000.00
in the form of Check	as an initial deposit on ac	count of this Offer. Receipt is
acknowledged by		(alignature of Broker or Salesperson)
whose telephone numbers are: Bus808-742-756		Fax 808-742-7685
Firm name and addressmakai Properties P.	O. BOX 303 KOTOB Hawall 96756	
k]B-1 The initial deposit check remains uncas with Escrow or in a trust fund account t	hed and it will be retained by the Broker by the next business day after the Accep	assisting Buyer and will be deposited plance Date.
INTEREST ON DEPOSIT FUNDS/Choos	e B-2 OR B-3)	•
N 1B-2 Buyer to Earn Interest. The parties instru	uct Eacrow to place Buyer's deposit(s) in	nto an interest-bearing account with an
interest to be credited to Buyecet closing ting up, maintaining and closing the acc	 Buyer will pay any processing too requality Buyer understands that such too 	ured by Escraw and all costs of set
estned.		South may bread the nites est
NA 18-3 Buyer not to Earn Interest. Buyer hereb	y waives the right to place Buyer's depo	ails in an interest-bearing account,
Buyer understands any interest earned	on such deposits shall belong to Escrow	<i>i.</i>
яєсто	C: ADDENDA AND OFFER	
ADDENDA. The following addenda, if checked, an		ROA.
[] Agreement of Sale	[] Load-Based Paint* [J Residential Leadehold Property
[] Agreement to Occupy Prior to Close of Escr		(required if property is Leasehold)
Existing "As is" Condition	[] Purchase Money Mortgage [1 Standard Oceanfront Property
f HA Financing/Real Estate Certification	[Kental Agreement [] VA Financing
Other	[] Other	
[] Other	[] Other	
[Other	[] Other	· · · · · · · · · · · · · · · · · · ·
() Other	{ } Other	***************************************
\$ 9,900,000,00 Balance of down pactoring.	Offer shall be binding on Buyer if accept 2007 5:00 DO,000.00 Ten million sh from Section B above. posit, if any, pald Into Escrow on or before ayment for balance of purchase price if	M/PM. U.S. Doltars, which shall be
\$10,000,000.00 TOTAL CASH FUNDS FROM E	BUYER (exclusive of closing costs).	
\$ Sywey of	•	
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DR 0/0/02 BUYER'S INITIALS & DATE O Hawaii Association of REALTORS &

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Co. Makai Properties

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ASSESSMENTS.
For purposes of Paragraphs C-12, C-13, and C-14, an assessment is defined as any obligation (not including prorations in C-10) for payment made against the Property which has been duly AUTHORIZED by a homeowners association, a governmental entity or any other organization or entity which may do so. Assessments, if any, shall be charged as follows:

G-12	Any lump sum assessments against or assumed by Buyer []	the Property authorized as	of the Acceptance	Date shall be baid	by Sallar Court
	or assumed by Buyer [].		·	Pare than or pare	ny penier Yxxx 1
	Exceptions, If any:			÷	

- C-13. Any assessments against the Property authorized as of the Acceptance Date which are being paid in installments shall be paid in full by Seller txx] or pro-rated by Escrow as of the date of closing []. Exceptions, if any:
- C-14 If a new assessment is authorized against the Property between the Acceptance Date and the Scheduled Closing Date. such assessment shall be paid as Buyer and Seller shall agree, and if Buyer and Seller cannot reach an agreement within five (5) days of both parties being aware of the new assessment, either party may terminate this DROA and the Termination Provision shall apply.

OTHER CLOSING MATTERS

- C-15 Risk of Loss. Risk of loss passes to Buyer upon closing or possession, whichever occurs sooner.
- C-16 Consents. The obligations of Buyer or Seller hereunder may be conditioned upon obtaining consents of ventiors. existing mortgagees, lessors and/or condominium, co-op or other such associations. Buyer or Seiler agree to cooperate and take all reasonable action to obtain such consents.
- C-17 Possossion. Seller agrees to give Buyer possession at closing onxxxx
- C-18 Keys to the Property. Seller, at Seller's sole cost and expense, shall provide Buyer at closing with all existing, but at least one set of functioning keys (entry, interior, mail box, pool, security, parking area, and any garage door opener). Buyer Shall pay all deposits which may be required for any of these Items. Unless Buyer and Seller agree otherwise, all keys and garage door opener controls will be released to Buyer only after Ecorow hos varbelly notified Seller or Seller's Broker that the closing has occurred.
- C-19 Tenancy and Yeating. Title shall yest in Buyer(s) as follows; (Insert full legal name(s) and marital status for title documents) to be determined in escrow.

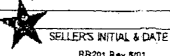
Tenancy: to be determined in escrow-

] Tenancy to be determined. If Buyer has not yet determined the vesting and/or lenancy, Buyer shall provide Escrow in writing with the selected names and tenancy within titteen (15) days after the Acceptance Date.

- CONTINGENCY PROCEDURES AND TERMINATION PROVISIONS
 Contingencies. Ruyer's obligation to buy and Seller's obligation to sell the Property may be subject in this DROA to satisfaction of one or more conditions (each called a "Contingency"). As used in this DROA, the term "Benefited Party" shall mean (a) Buyer, as to each Contingency which must be satisfied before Buyer is required to close on the purchase of the Property from Seller, and (b) Seller, as to each Contingency which must be satisfied before Seller is required to close on the sale of the Property to Buyer. If a Contingency is not satisfied within the specified time period for meeting such Contingency ("Contingency Period"), the Benefited Party may elect (a) to terminate this DROA and Paragraph C-21 (Termination Provision") shall apply: or (b) to waive the Contingency. If the Benefited Party wishes to terminate this DROA because a Contingency for that parties benefit has not been satisfied, the Benefited Plany must deliver to Escrow a written notice terminating this DROA prior to the expiration of the Contingency Period or such other termination period which may be set forth in a specific contingency in this DROA. If the Benefited Party falls to deliver the written notice to Escrow within such time period, the Contingency shall be deemed to be waived. Each party understands the requirement to act upon each Contingency according to the strict deadlines described herein.
- C-21 Termination Provision. If a Benefited Party elects to terminate this DROA because a Contingency has not been satisfied then; (a) Buyer or Seller shall promptly execute all cancellation documents requested by Escrow; and (b) Escrow shall return to Buyer all deposits previously made, less the amount of any escrow expenses or fees chargeable to Buyer. Thereafter, neither Buyer nor Seller shall have any further rights or obligations under this DROA. This Provision is subject to the special provisions for Financing Contingencies set forth in Paragraphs C-24 to C-27. Any termination shall be in writing and delivered to Eacrow to be effective.

BUYER'S INITIAL & DATE Milawall Association of REALTORS

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RR201 Rev.8/01

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CONTINGENCY FOR CASH FUNDS (Choose C-22 OR C-23)

- No Contingency for Obtaining "Cash Funds." Buyer represents that there are no contingencies to Buyer's obtaining the cash portions of the purchase price and closing costs to buy the Property (collectively the "Cash Funds"). Buyer NA 10-22 shall neither delay nor extend the Scheduled Closing Date to obtain the Cash Funds.
- Confingency on Ohtsining "Cash Funds." Buyer's obligation to buy the Property is subject to the following contingencies to Buyer obtaining the Cash Funds: Approval of final sales contract by N 1C-23 BUYERS attorneys

FINANCING CONTINGENCIES (Choose all that apply)

- Financing Contingency. Buyer's obligation to buy the Property is subject to Buyer obtaining final written approval for NA 1 C+24 the loan described in this DROA ("Mortgage Loan"). If Buyer does not obtain final written loan approvel in the time specified, Buyer may terminate this DROA and the Termination Provision shall apply. Buyer may increase the amount of Buyer's Cash Funds and thereby reduce the amount of Buyer's Mortgage Loan or waive this Financing Contingency and purchase the Property on an all cash basis. If Buyer elects either of these two options, Buyer shall promptly give written notice of such election to Escrow and to Seller, together with evidence of Buyer's ability to do so.
- NA] C-25 Buyer's Agreements Relating to Buyer's Mortgage Loan. Seller's obligation to sell the Property is subject to: (a) Buyer making Buyer's best efforts to obtain the Mortgage Loan, which efforts shall include such things as submitting a complete loan application package (including the payment of fees for credit report, appraisal, and applying for such insurance's as may be required) withinNA days after the Acceptance Date; (b) Buyer's delivery to Seller of a loan pre-qualification tener from the Lender by NA_ days after the Acceptance Date, Such loan prequalification letter shall state that it is subject to verification of loan application items, the credit report, and the Property appreisal; and (c) Buyer's delivery to Seller of the final written loan approval by NA
 Final loan approval shall state that Buyer is qualified for and Lender can make the loan. Buyer hereby authorizes Seller (Date). and Seller's Broker to contact Buyer's lender and Escrow regarding the status of Buyer's loan application,
- Contingency on Assumption of Seller's Existing Mortgage(s). Buyer's obligation to buy the Property is subject to NA 1C-26 Buyer's assumption of Seller's existing loan(s) ("Seller's Mortgage") on the terms described in Paragraph C-1 of this DROA. Buyer shall make application to assume Seller's Mortgage within NA days after the Acceptance Date and shall provide evidence of approval for the assumption on later than Na days after the Acceptance Date. Buyer understands Seller does not warrant the assumability, the terms and conditions of Seller's Mortgage or the assumption terms. If the lerms to assume Seller's Mortgage materially differ from those set forth in this DROA, then Buyer may either elect to terminate this DROA or to assume Seller's Mongage on such terms. Buyer shall relimburse Seller at closing for Seller's existing reserve account balances. If a Lender does not release Seller from liability under Saller's Mortgage, Seller may elect to terminate this DROA and the Termination Provision shall apply.
 - Seller's Right to Terminate DROA on Financing Contingencies. Seller's obligation to sell the Property is contingent upon Buyer meeting each of the deadlines set forth in Paragraphs C-25(a), C-25(b) and C-26 or other financing deadlines set forth in this DROA. If any such Contingency is not met by the end of the Contingency Period, Seller may elect to terminate this DROA WITHIN FIVE (6) DAYS AFTER THE END OF THE CONTINGENCY PERIOD and the Termination Provision will apply. However, this right of Seller to terminate shall no longer apply if Buyer has elected to proceed on an all cash basis pursuant to Paragraph C-24 and Buyer has indicated in writing an intention to proceed and has provided Seller with reasonable assurance of Buyer's ability to do so. IF THROUGH NO FAULT OF BUYER, Buyer is unable to deliver to Seller the final written loan approval by the end of the Confingency Period as stated in Paragraph C-25(c), or Buyer is unable to provide evidence of approval for the assumption of Seller's Mortgage by the end of the Contingency Period as atoted in Paragraph C-26, then the deadline period shall be extended for a reasonable period of time but not for more than NA days. If Buyer is unable to deliver to Seller the final written loan approval by the end of the extended period of Buyer is unable to provide evidence of approval for the assumption of Seller's Mortgage by the end of the extended period. Seller may elect to terminate this DROA WITHIN FIVE (5) DAYS AFTER THE END OF THE CONTINGENCY PERIOD and the Termination Provision shall apply. In no event shall the original Scheduled Closing Date stated in Paragraph C-8 be extended unless agreed upon in writing by all parties involved.

DEFAULT PROVISIONS In the event Buyer fails to portorm Buyer's obligations under this DROA (Seller not being in default), Seller may (a) bring an action for damages for breach of contract (b) retain the initial deposit and all additional deposits provided for herein ## liquidated damages, and (c) Buyer shall be responsible for any costs incurred in accordance with this DROA.

C-29 In the event Seller fails to perform Seller's obligations under this DROA (Buyer not being in default), Buyer may (a) bring an action for damages for breach of contract, (b) seek specific performance of this DROA, and (c) Seller shall be responsible for any costs incurred in accordance with this DROA.

BUYER'S INITIALS & DATE THAWAN ASSOCIATION OF REALTORS

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SELLER'S INITIALS & DATE RR201 Rev.0/01

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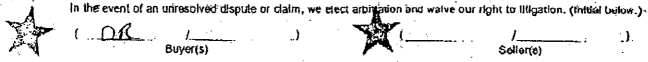
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prevailing party shall be entitled to recover all costs incurred including reasonable attorney's fees.

MEDIATION AND ARBITRATION

- Mediation. If any dispute or claim arises out of this DROA during this transaction or at any time after closing, between Buyer and Seller, or between Buyer and/or Seller and a Broker or the Broker's sales agents assisting in this transaction. and the parties to such dispute or claim are unable to resolve the dispute, Buyer and Seller agree in good faith to attempt to settle such dispute or claim by non-hinding mediation. This paragraph shall not apply to any complaint of unethical conduct against a Broker or the Broker's sales agents who are obligated to comply with the Code of Etnics of the National Association of REALTORS® Such comptaints must be brought before the Local Board of REALTORS® of which the Broker or sales agent is a member.
- NA 10-33 Arbitration. If any dispute or claim arises out of this DROA during this transaction or at any time after closing between Buyer and Saller, or between Buyer and/or Seller and a Broker or the Broker's cales agents assisting in this fransaction. and the parties to such dispute or claim are unable to resolve the dispute through mediation as stated in Paragraph C-32, then such dispute or claim shall be decided by neutral binding erbliration before a single erblirator, acting under the commercial arbitration rules of a Hawaii dispute resolution provider. Judgment upon an award rendered by the arbitrator may be entered in any court having jurisdiction thereof. The arbitrator may award reasonable attorney's feet and costs to the provailing party.



Third Party Claims, it is understood that if such dispute or claim is made by or against a third party who is not obligated or willing to mediate or arbitrate such dispute or claim, then Buyer and Seller shall not be required to mediate or arbitrate such dispute or claim.

Preliminary Title Report. Escrow is instructed to promptly order a Preliminary Title Report on the Property for delivery by Seller to Buyer.

C-35 Title. Seller agrees, subject to Paragraph C-36 if selected, to convey the Property with warranties vesting marketable title in Suyer, free and clear of all liens and encumbrances EXCEPT: (a) essements, covenants, conditions, reservations or restrictions now of record WHICH DO NOT MATERIALLY AFFECT THE VALUE OF THE PROPERTY and

(Choose C-35 OR C-37)

- If the preliminary little report, or any other report reveals that little cannot be delivered by Seller in accordance with Paragraph C-35, Seller shall use Seller's best efforts to cure any defects. If, within NA days following receipt of any reported discrepancies Seller Is unable to cure such defects in title, Buyer may elect to purchase the Property with such defect(s) in title and Seller shall not be liable if Seller had acted in good faith. If Buyer elects not to accept the Property. with such defects, either Buyer or Soller may terminate this DROA and the Termination Provision shall apply.
- [c-37] If after Buyer's review of the preliminary title report, Buyer is not seasified with the condition of the title to the Property. Buyer may elect; within 15 days of Buyer's receipt of the preliminary title report, to terminate this DROA and the Termination Provision shall apply.

TRANSACTIONS INVOLVING FOREIGN OR NON-RESIDENT BUYER AND SELLER

C 38 HARPTA Withholding Required if Soller is a Non-Resident of the State of Hawaii. Under Hawaii law, if Soller is a non-resident person or entity (corporation, partnership, trust, or estate) of the State of Hawaii, Buyer must withhold a specified percentage of the "amount realized" by Selfer on the sale of the Property and forward the emount with the appropriate form to the State Department of Taxation. Such withholding may not be required if Selter obtains and provides buyer with an authorized exemption or waiver from withholding. If Seller does not provide Buyer with a confificate of exemption of waiver from HARPTA within fourcen (14) days of the Acceptance Date, Escrow is hereby authorized and instructed to withhold/collect from Sellor the required amount at closing and forward it to the State Department of Taxation.

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- C-38 FiRPTA Withholding Required if Seller is a Foreign Person. Under the Internal Revenue Code, if Seller is a foreign person or entity (non-recident alien, corporation, partnership, trust, or estate), Buyer must generally withhold a specified percentage of the "amount realized" by Seller on the sale of the Property and forward this amount to the Internal Revenue Service ("IRS"). Such withholding may not be required if Seller obtains and provides Buyer with an authorized exemption or waiver from withholding. If Seller dues not provide Buyer with a certificate of exemption or waiver from FIRPTA within fourteen (14) days of Acceptance Data, Escrow is hereby authorized and instructed to withhold/collect from Seller the required amount at closing and forward it to the IRS.
- C-40 Additional Disclosures Required by Foreign Buyers and Sellers, Buyer and Seller understand that under statutes and ordinances such as the Agricultural Foreign Investment Disclosure Act of 1978, the International Investment and Trade in Services Survey Act, and the revised Ordinances of the City and County of Honolulu, among others, disclosures are required by foreign Buyers and/or Sellers under certain conditions.
- NA 10-41 STAKING & SURVEY (Choose C-41 OR C-42) This may/may not apply to condominiums or cooperatives.

 Staking (Boundary Markers). Prior to the Scheduled Closing Date, Seller shall, at Seller's sole cost and expense, have a registered land surveyor stake the Property. Buyer may have a registered land surveyor verify the accuracy of the location of the attakes prior to closing. Seller shall relimburse Buyer for the cost of this verification at closing ONLY if the location of the original stakes proves to be inaccurate. Buyer understands that staking is not a survey and does not confirm the accuracy of the description or the land area of Property, or the absence of encroachments onto the Property or onto a neighboring property.
- Survey. Prior to the Scheduled Closing Date, Seller shall, at Seller's sole cost and expense, have a registered land surveyor (a) stake the Property even if the stakes are visible and (b) if improvements exist along the Property line, provide Buyer with a map (with surveyors slamp) and accompanying report to allow the perimeters of the Property and the location of any improvements in the vicinity of the perimeter Property lines. This survey and map may not address whether improvements on the Property are in compilance with State and/or County requirements and/or subdivision covenants.
 - C-43 Boundary Encroachment. If an encroachment onto an adjoining property or onto the Property by an adjoining owner Is revealed or discovered, such encroachment either shall be removed or Seller shall obtain an encroachment agreement(s) with the adjoining owner(s) which is contingent on Buyer's approval. If neither occurs within days of discovery or by the Scheduled Closing Date, whichever occurs earlier, Buyer may accept the encroachment(s) or elect to terminate this DROA and the Termination Provision shall apply. Buyer should be aware that, under certain circumstances, Hawaii law allows acceptable tolerances for discrepancies involving improvoments built in the vicinity of the perimeter of the Property lines. This paragraph is not applicable unless either Paragraph C-41 or C-42 is checked.

SELLER'S DISCLOSURES (Required by Hawaii Statute)

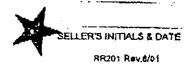
Seller's Obligation to Disclose. Under Hawaii law, Seller is obligated to fully and accurately disclose in writing to Buyer any fact, defect, or condition, past or present, that would be expected to measurably affect the value of the Property to a reasonable person. Within 15... days from the Acceptance Date, Seller shall provide Buyer with a written disclosure statement signed and dated by Seller within six (8) months before or ten (10) days after the Acceptance Date. Such Disclosure shall be prepared in good faith and with due care and shall disclose all material facts relating to the Property that: (i) are within the knowledge or control of the Setler;(ii) can be observed from visible, accessible areas; or, (iii) which are required by Section 505D-15 of the Hawaii Revised Statutes.

Section 508D-15 of the Hawaii Revised Statutes provided that when the property ites: (i) within the boundaries of a special flood hazard area as officially designated on Flood Insurance Administration maps promulgated by the appropriate Federal agencies for the purposes of determining eligibility for emergency flood insurance programs; (ii) within the boundaries of the noise exposure area shown on maps prepared by the Department of Transportation in accordance with Federal Aviation Regulation Part 150-Airport Noise Compatibility Planning (14 Code of Federal Regulations Part 150) for any public airport; (iii) within the boundaries of the Air installation Compatibility Use Zone of any Air Force, Army, Navy, or Marine Corps airport as officially designated by military authorities; or (iv) within the anticipated inundation areas designated on the Department of Defense's Civil Defense-Tsunami Inundation Maps; subject to the availability of maps that designate the four areas by tax map key. If not available, no information will be provided.

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- C-44A Later Discovered Information. Under Hawaii law, if after Seller delivers a disclosure statement to Buyer and prior to closing. Seller becomes aware of information which was not previously disclosed or which makes any statement in the disclosure statement inaccurate, and said information directly, substantially, and adversely effects the value of the Property, then Seller shall provide an amended disclosure statement (a written statement prepared by Seller or at Seller's direction) to Buyer within ten (10) days after the discovery of the inaccuracy, and in any event, no later than twelve noon of the last business day prior to the recorded sale of the Property. Buyer's rights upon receipt of the amended disclosure statement are found in Paragraph C-46.
- C-45 Seller's Disclosure is Not a Warranty. This disclosure statement is NO1 a warranty of any kind. Under Hawaii taw, the disclosure statement shall not be construed as a substitute for any expert inspection, professional advice, or warranty that Buyer may wish to obtain.
- C-48 Buyer's Rights Upon Receipt of Disclosure Statement. Sellor is required by law to obtain from Buyer an acknowledgment of receipt of the disclosure statement in writing. Buyer shall acknowledge receipt of the disclosure statement in writing. Upon receipt of the disclosure statement, Buyer shall have 15 days to examine the statement and to rescind the DROA. Should Buyer elect to rescind the DROA, Buyer must give Sellor directly or Sellor's agent written notice of such rescission within the stated time period. Upon receipt by Buyer of an amended disclosure statement, or upon discovery by Buyer of a failure by Sellor to disclose material facts, or upon discovery by Buyer that the disclosure statement contains an inaccurate assertion that directly, substantially, and adversely affects the value of the Property, Buyer may elect to rescind the DROA. Buyer shall have 15 days from discovery thereof or from receipt of the amended disclosure statement, whichever is partier, to indicate in writing an election to rescind the DROA. Or Buyer may elect, in writing, to accept the amended disclosure statement prior to the end of the recission period.
- C-47 Buyer's Remedies if Seller Falls to Comply with C-44 or C-44A. Buyer may elect to complete the purchase of the Property even if Seller falls to comply with Sections C-44 or C-44A. When Buyer is provided a disclosure statement or amended disclosure statement and Buyer decides to rescind the DROA. Buyer is limited in damages to the return of all deposits; and in such case, Buyer's deposits shall be immediately returned. If seller negligently fails to provide the required disclosure statement or amended disclosure statement, Seller shall be fiable to Buyer for the amount of actual damages suffered as a result of the negligence. In addition to the above remedies, a court may also award the prevailing party's attorney's fees, court costs, and administrative fees.
- C-48 Mediation and/or Arbitration. Under Hawaii law, any dispute pertaining to the Mandatory Salier's Disclosure Statute shall be liandled in the same manner as agreed upon in the DROA.
- Asbestos Discloaure. Buyer is aware that asbestos materials are hazardous to one's health, particularly if asbestos fibers are released into the eir and inhaled. In the past (before 1979, but possibly since) asbestos was a commonly used insulation material in heating facilities and in certain types of floor and celling materials, shingles, plaster products, cement and other building materials. Buyer is aware that Buyer should make appropriate inquiry into the possible existence of asbestos on the Property. Structures having "popcom" or "cottage choose" type coilings may contain asbestos fibers or asbestos-containing materials. Such celtings should not be disturbed since it could release asbestos fibers in the air. Any disturbance should be done only by licensed abatement contractors.
- C-49A Hazardous Waste and Toxic Substances Disclosurs. Buyer is aware that lederal and state laws place strict liability on property owners for dangers caused by hazardous waste management and may require that such owner pay for the cost of the desnup of hazardous substances and other toxic substances. Buyer is aware that Buyer should make appropriate inquiries into the past use of the Property and should seek an environmental assossment to ascertain the possible existence of such hazardous substances or materials on or under the Property. Buyer is aware Buyer may have liability for hazardous substances located on or under the Property even it Buyer did not cause such substances to be on or under the Property.
- C-50 Sex Offender Registration ("Megan's Law"). Hawaii has enacted a law requiring sox offenders to register with the Altorney General's office and allowing public access to relevant information regarding sex offenders. A sex offender must provide certain relevant information including the street name and zip code of the sex offender's current and future residence and place of employment. This Information is available at the Hawaii Criminal Justice Data Center and at one of more designated police stations in each county. Neither Seller, nor any real estate agent is required to obtain information regarding sex offenders.

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INSPECTIONS, MAINTENANCE AND WARRANTIES

- C-51 Inspection of Property. At Buyer's sole cost and expense Buyer may (personally or by any expert; professional, or other representative of Buyer's choice): (a) inspect the Property or any portion thereof; (b) inspect all major appliances and fixtures (plumbing, electric, and gas) included in the sale; (c) inspect all public records relating to the Property; and (d) inspect all applicable laws and regulations which may affect the property. Seller shall provide Buyer and Buyer's representatives access to the Property for this purpose, during reasonable hours with reasonable prior notice to Seller. The obligation of Buyer to purchase the Property is contingent upon Buyer's approval of the results of such inspection within 120 days after the Acceptance Date. All inspections must be completed within this time period. If Buyer disapproves of the results within such time period, Buyer may elect to terminate this DROA pursuant to Paragraphs C-20 and C-21. If Buyer falls to so elect, Buyer will have waived this contingency.
- [x]C-52 Property Condition Maintenance. Seller shall maintain until closing the interior and exterior of the Property in the same condition and repair as they were on the date that Buyer inspected the Property pursuant to Paragraph C-51, or as agreed upon between Buyer and Seller, pursuant to Buyer's Inspection under Paragraph C-51.
- Final Walk Through. Buyer and/or Buyer's representative shall have the right to conduct a final walk through of the K JC-53 Property no later than 5 days prior to closing: (a) to confirm that the Property is in the same condition and repair that it was on the date that Buyer Inspected the Property pursuant to Paragraph C-51 and/or (b) to inspect the repairs and/or replacements made by Goller, as agreed between Buyer and Soller, purguent to Buyer's inspection under Paragraph C-51. If Buyer and/or Buyer's representative fail to conduct the final walk through of the Property within the time period, Buyer will have waived this right and Paragraph C-53 will be deemed not and vold. If Seller does not maintain the Property as stated in Paragraph C-52, such that repairs and maintenance are required, then prior to closing. Seller shall repair those items to return them to the same condition, and repair as they were on the date that Buyer inspected the Property-pursuant to Paragraph C-51. It any repairs and maintenance required have not been made by closing. Seller agrees that an amount equal to 150% of the estimated cost of repair and maintenance shart be Escrow until the repairs are completed; provided however, that any remaining funds held will be automatically disbursed to Buyer by Escrow if all repairs and maintenance are not completed within 5 All repairs and maintenance bills will be paid through Escrow and any balance remaining after completion of all repairs and maintenance shall be returned to Seller.
 - C-54 No Continuing Warranty. Buyer understands that no continuing warranty after closing regarding the interior or exterior of the Property is expressed or implied.
 - C-55 Home Warranty Programs, Duyer understands that Buyer may obtain from a third party, for a fee, home warranties covering appliances, electrical and plumbing equipment and other items included with the Property. If such a home warranty is available, it may be obtained at Buyer's expense from any provider of Buyer's chalce
- Existing Warranties, Plans, etc. Seller shall provide to Buyer at closing all existing warranty documents in Seller's possession covering the improvements and personal property being sold to Buyer; instruction booklets in Seller's possession covering the appliances being sold and all originals and copies in Seller's possession of blueprints, specifications, and sopies of prohitectural or engineering drowings relating to the Property. Buyer understands:

 (a) any warranties delivered by Seller to Buyer represent obligations of other persons, not Seller; (b) the warranty and other documents are provided for informational purposes only; (c) may not reflect improvements as built; and (d) Seller does not promise that any such warranties are transferable to Buyer, and that Buyer must contact the providers of such warranties to determine whether the warranties are transferable to Buyer.
- NA]C-57 Interior and Exterior Cleaning. Prior to closing, Seller shall, at Seller's expense, have cleaned the interior of the improvements on the Property. Such cleaning shall include all appliances, corpets, cupboards, drawers, floors, jalousies, screens and windows. Seller shall also dispose of all trash, junk, and brush both within or outside any improvements located on the Property.
- Pat Related Treatment. Prior to closing, Soller shall at Seller's expense remove any pets from the Property, have the carpets within the improvements on the Property professionally cleaned, and the interior of the Property treated for fleas/ticks by a professional. If Seller does not have the interior of the Property treated for fleas/ticks by a professional as attack, then Seller agrees that an amount equal to 150% of the estimated cost of professionally treating the Property for fleas/ticks shall be held in Escrow until completed; provided however, that any remaining funds held will be automatically disbursed to Buyer by Escrow if the Property is not professionally treated for fleas/ticks within NA days after closing. All professional treatment bills will be paid through Escrow and any balance remaining after completion of professional treatment shall be returned to Seller.

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SELLER'S INITIALS & DATE

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Seller, at Seller's expense, shall furnish these documents to the Buyer within... days of Acceptance Date, If days of receipt of these documents, Buyer does not accept the Property based on information contained in these documents, Buyer may terminate this DROA and the Termination Provision shall apply. In the event that this DROA is carrocled. Buyer agrees to return all documents to Seller or Seller's Agent, including any others provided to Buyer during the escrow period. (Note: Seller shall provide any and all pertinent information on parking stalls, storage spaces, maintenance fees, and any other material disclosures to Buyer.)

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FROM C-65	2002年 2月14日(水) 11:10/ 諸田1:03/ 大部行42030 105 (4-1) 14 Common Element Discrepancies. Seller is not responsible for repair of condominium and cooperative common elements and limited common elements. Seller is only responsible for reporting any defects or damages to the Association of Apartment Owners or other poverning body inserts as Seller's unit is affected.
[k]C-63	Contingency on Bubdivision Documentation Approval. Buyer's obligation to purchase the Property is contingent Upon Seller providing the CC&R's (Conditions, Covenants, and Restrictions) and any other applicable title documents the Buyer for review and approval. Seller, at Seller's expense, shall furnish the documents to the Buyer within days of Acceptance Date. If within 15 days of receipt of the documents, Buyer does not accept the Property based on information contained in the documents, Buyer may reminate this DROA and the Termination Provision shall apply. In the event that this DROA is canceled, Buyer agrees to return the documents to Seller or Seller's Agent.
k JC-67	OTHER SPECIAL TERMS (Please number) 1. 120 day due diligence period for the Buyer with Seller's full cooperation 2. Confingent upon Buyer receiving an extension for the 300 unit housing build out required under the present County zoning until 1/1/2013.
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C-68	BROKERS SERVICES AND DISCLAIMERS Scope of Service: The Brokers assisting in this sale, including their owners, agents and employees (collectively the "Brokers"), recommend that Buyer and Selter cach consult their own accountant, appraiser, erchitect, attorney,
	contractor, dealgner, estate planner, home inspector, insurance advisor, land use professional, pest control expert, surveyor, title insurer, zoning expert, and other professionals should they have any questions within those fields about
	this sale. Buyer and Seller understand and acknowledge that neither party is relying upon the Brokers for any of the
A 00	foregoing services or advice.
C-69	Disclaimers by Brokers. Buyer and Seller understand that the Brokers have not made any representations or
	warranties, and have not rendered any opinions about: (a) the legal or tax consequences of this transaction; (b) the legality, validity, correctness, status or lack of any building permits which may have been required for the Property; or
	(C) the size of any improvements on the Property, or the land area of the Property or the location of the boundaries
C-70	Rental Property. If the Property is rented, Buyer understands that Selter and the Brokers are not offering to sell or selling the Property together with any existing or future rental pool or other rental arrangement. Seller and the Broker make no representations or guarantees about future rents or future resale value. Buyer understands that Buyer is
•	assuming all risks relating to the foregoing, including the rental of the Property, should Buyer wish to rent it out. This sale includes real property only and the intent is not to convey a security or investment security as defined by the t.s. Securities and Exchange Commission or other governmental agency.
C-71	Obligations. Broker shall not be hold liable to either Buyer or Soller for the failure of either Buyer or Seller to perform
C-72	their obligations pursuant to this DROA. Permission. The parties grant the Broker(s) permission to supply data to the Multiple Lieting Service regarding the
	58189 pince, terms, and listing status of this transaction for use by other brokers and real estate professionals in making
	market studies, providing service to the public and advising their clients.
NA 3C-73	Disclosure of Real Estate Licensing Status. Hawaii law requires that licensees disclose that they hold a real estate license in any transaction in which they are purchasing or setting real property as a principal, or in which they are buying for themselves, immediate relatives, or an entity in which they have an interest. If applicable, the licensee(s) in this transaction disclose the following:
C-74	FACSIMILE IFAXI SIGNATURES AND COUNTERPARTS First executed copies of this DROA and any related documents shall be fully binding and effective for all purposes whether or not originally executed documents are transmitted to Escrow. Fax signatures on documents will be treated
	the same as original eignetures, however, each party agrees to promptly forward original executed documents to Escrow. The parties understand conveyance, mortgage and other recordable documents must be delivered in original form and will not be acceptable if signed only on facsimile.
C-75	This DROA and any addends and related documents may be executed in any number of counterparts and by different
	parties in separate counterparts, sech of which when so signed, shall be deemed to be an original, and all of which taken together shall constitute one and the same document, binding upon all of the parties, notwithstanding that all of the parties do not sign the original or the same counterpart.
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